

BORLASSIN LAW LIBRARY



3 1761 10083926 5

CASES AND MATERIALS ON COMMERCIAL AND CONSUMER TRANSACTIONS

edited by

JACOB S. ZIEGEL

Professor of Law

Osgoode Hall Law School

and

DELLAS W. LEE

Professor of Law

The University of Alberta

Volume II

Store
KF
888
Z5
1971
v.2

LAW LIBRARY

JAN 15 1973

FACULTY OF LAW
UNIVERSITY OF TORONTO

CASES AND MATERIALS ON
COMMERCIAL AND CONSUMER TRANSACTIONS

edited by

JACOB S. ZIEGEL
Professor of Law
Osgoode Hall Law School

and

DELLAS W. LEE
Professor of Law
The University of Alberta


Volume II

PREFACE

As an addendum to my earlier prefatory comment I wish to express appreciation to Mrs. June L. Hill who has devoted much time and careful work to the physical preparation of this volume.

D. W. L.

January 5, 1972



Digitized by the Internet Archive
in 2018 with funding from
University of Toronto

<https://archive.org/details/casesmaterialson02zieg>

XIV. CREDIT TRANSACTIONS: CONSUMER CREDIT

1. General Background

The Growth of Consumer Credit -- some recent statistics	328
Neufeld, The Economic Significance of Consumer Credit, and commentary by Wallace P. Mors	329
Cerald Fortin, The Social Meaning and Implications of Consumer Credit	339
Ziegel, The Legal Regulation of Consumer Credit	343
Recent commentary by Cuming and others	349
Newspaper clipping re cost of credit	350

2. The Cashless Society - Herein of Credit
Cards and All That

Summary of F.R.S. Report on Credit Cards	351
Implications for the Consumer	353
Legal Aspects	356
Current Developments - Newspaper clippings	361
Documentation	364
Proxmire Report on Fair Credit Reporting	365

PART II

SECURED TRANSACTIONS
(Chattel Security)

XV. THEORY, PRACTICE, ECONOMICS AND TYPES OF
SECURED TRANSACTIONS

1. Why Secured Financing?

Extract, 44 Can. Bar Rev. 104	369
Extract, Coogan, Hogan & Vagts	369
Two Bankruptcy Statements	742
Roman, Security Interests, Problems and Economic Justice	377
Other commentary	388

2. Source and Types of Secured Financing

Generally	389
Tynoptic Table	389

3. The Special Features of Inventory Financing

Extract, 41 Can. Bar Rev. 54	391
------------------------------	-----

4. The New Deal in Chattel Security Law

Catzman, Common Law Developments in the Personal Property Security Field	394
Other commentary	402

XVI. COMMON LAW AND STATUTORY SECURITY DEVICES:
PRE-UPPSA POSITION

1. Pledge

Ex p. Hubbard	403
Problem	406
Comment, In re David Allester, Ltd.	406
Sewell v. Burdick	406
Official Assignee of Madras v. Mercantile Bank Question	409
Ribaud v. Citizens National Bank	413
Note on field warehousing	414
	416

2. Chattel Mortgages

Cookson v. Swire	416
Note	417
Holroyd v. Marshall	418
Tailby v. Official Receiver	420
In re Lind	421
Traves v. Forrest	424
Comment, Wallace v. Scott	424
Joseph v. Lyons	425
Reporter Publishing Co. v. Manton Bros.	426
Hopkinson v. Holt	427
Comment, Trustee in Bankruptcy of Kendrew v. A.B. Cushing Mills Ltd.	432

Comment, Gordon v. Garry J. Carter of Canada Ltd.	432
3. <u>Floating Charges and Debentures</u>	
<u>General references</u>	432
Evans v. Rival Granite Quarries, Ltd.	432
Robin Hood Flour Mills Ltd. v. Fuller Bakeries Ltd.	436
Gordon Mackay & Co. Ltd. v. J.A. Larocque	441
4. <u>"Section 88" Security</u>	
Extract, (1963) 41 Can. Bar Rev. 54, 66-69	445
Bank of Montreal v. Guaranty Silk Dyeing & Finishing Co.	446
Flintoft v. Royal Bank	452
5. <u>Assignment of Accounts and Wage Assignments</u>	
<u>General references</u>	454
Wages Act	454
Wages Amendment Act	456
Bankruptcy Act	456
(a) Wage assignments	
Holy Rosary Parish (Thorold) Credit Union Ltd. v. Premier Trust Co.	457
Holy Rosary Parish (Thorold) Credit Union Ltd. v. Bye	460
Question	461
Comment, Local Loan Co. v. Hunt	461
(b) Accounts receivable	
Tailby v. Official Receiver	461
Snyder's Ltd. v. Furniture Finance Corp.	465
Problems	468
Bank of Montreal v. Union Gas Co.	468

6. Conditional Sales, Hire-Purchase Agreements and Equipment Leases

(a) Conditional Sales

W.C.B. v. U.S. Steel	471
R. v. Hemingway	474
Personal Loan and Finance Corp. v. Kennedy	475
Comment, Polsky v. S. & A. Services	477
Comment, McEntire v. Crossley Bros.	477

(b) Hire-purchase agreements and equipment leases

Beckwith Machinery Co. v. Matthews	477
Mason v. Lindsay	481
Extract, Advantages and Disadvantages of Equipment Leases	484

XVII. METHODS OF PERFECTING A SECURITY INTEREST

1. Possession

Dominion Lumber Co. v. Alberta Fish Co.	495
---	-----

2. Filing

(a) Purpose and Effect - Is Filing Notice?

Twyne's Case	497
Edwards v. Harben	497
Green Belt Holdings Ltd. v. Holowaychuk	497
Kozak v. J & D's Used Cars Ltd.	500
Traders Finance Corp. v. Dawson Implements Ltd.	506
Century Credit Corp. v. Richard	508

(b) Filing Problems

(1) The Document to be Filed - Notice Filing v. Transaction Filing: UPPSA, s. 47; Bank Act, s. 88(4); UCC 9-401
--

Introduction to UPPSA (1969 version)	511	4. <u>Certificate of Title Systems for Motor Vehicles</u>	
Extract, 1970 Annual Report to the Commercial Law Section	511	Report of the Select Committee (Ont.)	529
Donn v. Auto Dealers Investment Co.	512		
(2) The Contents of the Document		XVIII. <u>UNPERFECTED AND TEMPORARILY PERFECTED SECURITY INTERESTS</u>	
i. The "agreement": a "true copy"		1. <u>Consequences of Non-Perfection</u>	
Wenbourne v. J.I. Case Threshing Co.	515	Re Shelly Films Ltd.	537
Comment, Commercial Credit Co. of Canada Ltd. v. Fulton Bros.	517	2. <u>The Parties Protected</u>	
ii. Description of the Collateral		G.T.P. Railway v. Dearborn	541
McCall v. Wolff	517	Comment, Liquid Carbonic Co. v. Rountree	544
Comment, Hovey v. Whiting	520	Lanston Monotype Machining Co. v. Northern Publishing Co.	544
Comment, I.A.C. v. Whiting	520	Problem	548
Comment, Johnson & Johnson v. Pantelechuk	520	3. <u>The Problem of Grace Periods</u>	
iii. Affidavits	520	I.A.C. v. Munroe & Parker	548
Catzman, <u>supra</u> , ch. XV		Abstract, Klimove v. G.M.A.C.	550
iv. Rectification of errors	520	4. <u>Extra-Provincial Security Interests</u>	
(3) The Place of Filing: Local v. Central Registration	520	Cline v. Russell	551
Extract, The Canadian Law of Sales and the Hire Purchase	521	Hannah v. Pearlman & Selchen	552
(4) Time of Filing	527	McAloney v. McInnis & G.M.A.C.	554
3. <u>Affixing Name and Address</u>		XIX. <u>PRIORITY PROBLEMS</u>	
Traders Finance Corp. v. Williams	527	1. <u>General or Residual Rules</u>	
Comment, Re Seizures Act Re Conditional Sales Act	529	In Re Monolithic Building Co.	557
		2. <u>Purchase Money Security Interests (PMSI)</u>	
		Liquid Carbonic Co. v. Rountree	560
		Wilson v. Kelland	561
	iii		

3. Buyer in Ordinary Course

Abstract, Dedrick v. Ashdown	564
Traders Group Ltd. v. Gouthro	565
Comment, Attorney-General of Can. v. Mandigo	569

4. Purchasers of Chattel Paper

Imperial Finance Corp. v. Fidelity Trust Co.	569
--	-----

5. Proceeds and Returned Goods

Flintoft v. Royal Bank of Canada	572
Re Jull and I.A.C. and T.F.C.	572

6. Liens for Materials and Services

General Securities Ltd. v. Brett's Ltd.	574
Comment, Re Dunlop Tire Sales and T.F.C.	579
Comment, Angus Alberta Ltd. v. Union Tractor	579

7. Fixtures

Hobson v. Gorrince	579
--------------------	-----

8. Accessions

I.A.C. v. Firestone Tire & Rubber Co.	583
---------------------------------------	-----

XX. RIGHTS AND REMEDIES - ENFORCEMENT OF THE SECURITY INTEREST

1. The Pledge

Carter v. Wake	586
----------------	-----

2. The Chattel Mortgage

Alce v. Higgins	586
Bank of N.S. v. Jordison	588
Skogstad Construction Ltd. v. Stan Reynolds Ltd. and Imperial Invest. Corp. Ltd.	589

3. The Equipment Lease

C.A.C. Leasing Co. v. Calce	591
-----------------------------	-----

4. The Conditional Sale

(a) To Sue for Price

Limitation of Civil Rights Act (Sask.)	592
Trans-Canada Corp. v. Foubert	593

(b) To Repossess Goods - Restrictions

R. v. Doucette	594
Note, Financings Ltd. v. Baldock	597

(c) To sue for price after repossession

McNutt v. Alexander Fraser Ltd.	597
---------------------------------	-----

(d) Acceleration Clauses and the Buyer's Right to Reinstate the Agreement

Perisluka v. G.M.A.C.	600
Note, Delta Acceptance Corp. v. Novits	602
Comment, Protector Loan Co. v. Grice	602

(e) To Sue for Deficiency After Repossession and Resale

Humphrey Motors Ltd. v. Ellis	602
General Securities Ltd. v. Lyons	605
Comment, C.A.C. v. Fisher	607
Re McDonnell Holdings Co. Ltd. and Redisco of Canada Ltd.	607

(f) To Claim Damages for Breach of Contract

Yeoman Credit Ltd. v. Waragowski	608
C.A.C. v. Regent Park Butcher Shop Ltd.	610

(g) Computation of Amount of Deficiency (or damages)

I.A.C. v. Smith	614
Delta Acceptance Corp. v. Redman	615

(h) The Buyer's Right to any Surplus	
Chan v. C.C. Motor Sales	619
(i) Forfeiture of Instalments	
Stockloser v. Johnson	622
(j) Conflict of Laws Problems	
(1967) 45 Can. Bar Rev. 284	622

PART III

NEGOTIABLE INSTRUMENTS

XXIII. FORMAL REQUISITES OF NEGOTIABILITY

1. Unconditional Order or Promise

Metcalfe v. Adair & McNicol	639
-----------------------------	-----

2. In Writing and Signed

Loczka v. Ruthenian Farmers Co-operative Co.	641
--	-----

3. Addressed to or Made by One Person to Another

Dodd v. McGrath Problem	642 644
-------------------------	------------

4. On Demand or at a Fixed or Determinable Future Time

Ross v. Empire Construction & Investment Co. Ltd. Problem	644 645
---	------------

5. A Sum Certain in Money

Davis v. Butler Problem	645 646
-------------------------	------------

XXIV. LIABILITY OF THE PARTIES

1. Capacity and Authority

Loscka v. Ruthenian Farmers Co-operative Co. Canadian Bank of Commerce v. Rogers	647 647
--	------------

2. Drawer, Drawee, Maker and Endorser

Union Bank of Canada v. Antoniou Lee v. Blake	649 651
---	------------

3. Accommodation Parties

(a) Makers and Endorsers	
--------------------------	--

XXI. NATURE AND FUNCTIONS OF NEGOTIABLE INSTRUMENTS

1. Introductory Note

623

2. Prototypes

(a) The Promissory Note	624
(b) The Bond	625
(c) The Bill of Exchange or Draft	627
(d) The Cheque	628
(e) The Debit Form for Certification	628

XXII. THE CONCEPT OF NEGOTIABILITY

1. Introductory Note

629

Cooperative Federee De Quebec v. Leduc	629
The Union Investment Co. v. Wells	630
Abstract, Weidman Bros. Ltd. v. Guaranty Trust Co. of Canada	635

2. Assignment Compared

Dealers Finance Corp. v. Sedgwick	636
-----------------------------------	-----

Elder v. Kelly	655	Jones v. Gordon	674
Steady v. Stayner	656		
(b) Guarantee and Suretyship		(b) The Finance Company as a Holder in Due Course	676
Western Dominion Investment Co. Ltd. v. MacMillan	658	2. Before it was Overdue and Without Notice <u>That it had Been Previously Dishonoured</u>	
Note re legislation	659	The Union Investment Co. v. Wells	676
4. <u>Discharge</u>		3. <u>For Value</u>	676
Wyton v. Hille	659		
XXV. <u>PRESENTMENT, CERTIFICATION, STOP PAYMENT</u>		XXVII. <u>DELIVERY AND NEGOTIATION - COMPLETE AND INCOMPLETE INSTRUMENTS</u>	
1. <u>Presentment for Acceptance</u>		1. <u>Delivery and Negotiation</u>	
Merchants Bank v. Read	661	Herdman v. Wheeler	677
2. <u>Presentment for Payment</u>		Jones v. Waring	680
The Commercial Bank of Manitoba v. Allan	662	Problem	681
3. <u>Notice of Dishonor</u>		2. <u>Endorsement</u>	
The Commercial Bank of Manitoba v. Allan	665	Sovereign Bank of Canada v. Gordon	681
Hough v. Kennedy	665	3. <u>Incomplete Instruments</u>	
4. <u>Certification</u>		Smith v. Prosser	682
Northern Bank v. Yuen	667	Lloyd's Bank, Ltd. v. Cooke	685
Problem	670	4. <u>Complete Instruments</u>	
5. <u>Stop Payment</u>		McKenty v. Vanhorenback	687
Commercial, Automation Ltd. v. Banque Prov. Du Can.	670		
XXVI. <u>HOLDER IN DUE COURSE</u>		XVIII. <u>RIGHTS AND DEFENCES OF HOLDER</u>	
1. <u>Good Faith and Without Notice of Defect in Title</u>		1. <u>Fraud, Non est Factum, etc.</u>	
(a) Generally		Foster v. MacKinnon	690
		2. <u>Forgery</u>	
		(a) The Fictitious or Nonexistent Payee	

Clutton v. George Attenborough & Son	691
(b) Forged Signatures and Endorsements	
The Bank of Montreal v. The King	694
Harley v. Bank of Toronto	698
(c) Alteration	
The Dominion Bank v. The Union Bank of Can.	699
Young v. Grote	701

SECURED TRANSACTIONS:

Selected Bibliography

Only recent works are listed. A comprehensive list of earlier Commonwealth and American publications will be found in Ziegel, The Canadian Law of Conditional Sales and Hire-Purchase: A Comparative Study, and in the monograph by Goode & Ziegel (infra). All items will be kept on reserve.

CANADA

Books:

- Goode & Ziegel, Hire-Purchase and Conditional Sale: A Comparative Survey of Commonwealth & American Law (1965)
- The W.C.J. Meredith Memorial Lectures, Nine Lectures on Security in Moveable Property (Wilson & Lafleur, Montreal, 1967)
- Ontario Law Reform Commission, Reports No. 3 and 3A on Personal Property Security Legislation (May 28, 1965 and May 18, 1966)
- Paper and Proceedings at Osgoode Hall Conference on the Draft Ontario Personal Property Security Act, May 1964 (mimeographed)
- Canadian Bar Association, Committee on a Uniform Personal Property Security Act: Minutes and Working Papers (Loose leaf)
- Report of the Royal Commission on Banking and Finance (Ottawa, 1964)
- The Canadian Bankers' Association, Submissions to the Royal Commission on Banking and Finance (1963)
- Canadian Economic Research Associates, Sales Finance Companies in Canada (Toronto, undated)
- Jacob S. Ziegel, The Canadian Law of Conditional Sales and Hire-Purchase: A Comparative Study (2 vols., typewritten, 1962)
- Ziegel & Foster, Aspects of Comparative Commercial Law (McGill University, 1959)

Articles:

- Goldenberg, Conditional Sale Agreements (1959) 2 Can.Bar.Jl. 309
- Lee, "Perfection by Registration", 47 Can.Bar Rev. 420
- Lee, "Secured Financing in Canada" (1970) 8 Alta. Law Rev. 389
- Symposium, "Chattel Security: Order out of Chaos" (1964)
7 Can. Bar Jl. 278
- Symposium, "Security in Personal Property" (1965) 30 Sask.
Bar Rev. 203
- Ziegel & Feltham, Federal Law and a uniform Act on security in
personal property (1966) 9 Can. Bar Jl. 30
- Ziegel, The Draft Ontario Personal Property Security Act
(1966) 44 Can. Bar Rev. 104

ENGLAND AND OTHER COMMONWEALTH COUNTRIES

- R.M. Goode, Hire-Purchase Law and Practice (Butterworths,
1962, with Supplement)
- A.G. Guest, The Law of Hire-Purchase (London)
- Milnes Holden, Securities for Bankers' Advances, 2nd ed. (Pitman's)
- D.F. Dugdale, New Zealand Hire-Purchase Law, 2nd ed., 1965
- Legal Research Foundation (N.Z., Papers delivered at International
Business and Law Symposium, Auckland University, 24-25 May, 1968
- R. Else-Mitchell & R.W. Parsons, Hire-Purchase Law, 4th ed., (Law
Book Co. of Australasia)
- Edward I. Sykes, The Law of Securities (Law Book Co. of
Australasia, 1962)

U.S.A.

The literature on Article 9 is stupendous and runs into dozens of books and hundres of articles. The Index of Legal Periodicals should be consulted for recent articles. A list of articles also appears in the U.L.A. edition of the Code (infra) and in CCH (infra). The following are the basic research tools:

CCH, Secured Transactions (2 vols., loose leaf)

Grant Gilmore, Security Interests in Personal Property (2 vols.)

Coogan, Hogan & Vagts, Secured Transactions under the Uniform Commercial Code (2 vols., with Supplements)

Uniform Laws Annotated, Uniform Commercial Code (2 vols., with annual supplements)

The Permanent Editorial Board of the Uniform Commercial Code has also established a Review Committee on Article 9 to recommend changes in the Article. To date the Committee has issued two reports. See Preliminary Report No. 1 (1969) 24 Bus. Law 341 and Preliminary Report No. 2 25 Bus. Law 1069